

CIVIL ACTION NO. 1:05CV326LG-JMR

AUG 12 2005

J. T. NOBLIN, CLERK  
BY DEPUTY

ORDER

(A) INVOK<sup>E</sup> PENDENT JURISDICTION SHERIFF HAD DUTY TO KEEP PLAINTIFF SAFE UNDER THE CONSTITUTION AND LAWS OF THIS STATE AND OF THE UNITED STATES, WHICH DUTY INCLUDES, BUT IS NOT LIMITED TO, PROPERLY TRAINING AND SUPERVISING HIS SUBORDINATES, INCLUDING BUT NOT LIMITED TO, DEFENDANTS WAYNE PAYNE, DIANE G RILEY, PHIL TAYOR AND JOHN DOES.

(B) INVOK<sup>E</sup> PENDENT JURISDICTION [REDACTED] DIANE G. RILEY HAD DUTY TO KEEP PLAINTIFF SAFE UNDER THE CONSTITUTION AND LAWS OF THIS STATE AND OF THE UNITED STATES, WHICH DUTY INCLUDES, BUT IS NOT LIMITED TO, PROPERLY TRAINING AND SUPERVISING HIS SUBORDINATES, INCLUDING BUT NOT LIMITED TO, DEFENDANTS WAYNE PAYNE, PHIL TAYOR AND JOHN DOES

(C) INVOK<sup>E</sup> PENDENT JURISDICTION  
WAYNE PAYNE HAD DUTY TO KEEP PLAINTIFF  
SAFE UNDER THE CONSTITUTION AND LAWS  
OF THIS STATE AND OF THE UNITED STATES,  
WHICH DUTY INCLUDES, BUT IS NOT LIMITED TO,  
PROPERLY TRAINING AND SUPERVISING HIS  
SUBORDINATES, INCLUDING BUT NOT LIMITED  
TO DEFENDANTS PHIL TAYOR AND JOHN DOES.

(D) INVOK<sup>E</sup> PENDENT JURISDICTION  
PHIL TAYOR HAD DUTY TO KEEP PLAINTIFF  
SAFE UNDER THE CONSTITUTION AND LAWS  
OF THIS STATE AND OF THE UNITED STATES,  
WHICH DUTY INCLUDES, BUT IS NOT LIMITED  
TO, PROPERLY TRAINING AND SUPERVISING  
HIS SUBORDINATES, INCLUDING BUT NOT  
LIMITED TO DEFENDANTS JOHN DOES.

THE OFFICERS THAT ASSAULTED PLAINTIFF  
DID NOT HAVE ON NAME TAGS.

DID NOT GIVE PLAINTIFF INVESTIGATIVE  
REPORT OF GRIEVANCE [REDACTED] ON FILE AT SAIL.

PLAINTIFF DO NOT HAVE INFORMATION  
TO QUESTIONS (E), (F), (G) [REDACTED] OF PAGE 2.

PLAINTIFF IS NAMING THE DEFENDANTS  
BECAUSE THEY SUPERVISE THE OFFICERS WHO  
ALLEGEDLY ASSAULTED HIM.